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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,813	12/08/2003	Takashi Usami	Q78827	9244
23373	7590 - 04/14/2004		EXAMINER	
SUGHRUE MION, PLLC			KOSLOW, CAROL M	
2100 PENNSY	LVANIA AVENUE, N.	W.		
SUITE 800			ART UNIT	PAPER NUMBER
WASHINGTON, DC 20037			1755	

DATE MAILED: 04/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/728,813 USAMI ET					
		Examiner	Art Unit				
		C. Melissa Koslow	1755				
	ATE of this communication app	ears on the cover she	et with the correspondence	address -			
THE MAILING DATE (- Extensions of time may be averaged after SIX (6) MONTHS from the second of the period for reply specified if NO period for reply is specified. - Failure to reply within the set	CUTORY PERIOD FOR REPLY DF THIS COMMUNICATION. Trailable under the provisions of 37 CFR 1.13 he mailing date of this communication. In above is less than thirty (30) days, a reply fied above, the maximum statutory period wor extended period for reply will, by statute, ice later than three months after the mailing int. See 37 CFR 1.704(b).	B6(a). In no event, however, in within the statutory minimum will apply and will expire SIX (focuses the application to become as the application of the course the application to become as the application to become as the application of the course the application to become as the application to be application to	may a reply be timely filed of thirty (30) days will be considered tin 5) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).	nely. s communication.			
Status							
1) Responsive to c	ommunication(s) filed on	<u>_</u> ·					
2a) ☐ This action is FI	NAL. 2b)⊠ This	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4a) Of the above 5) ☐ Claim(s)6 ☐ Claim(s) <u>1-3</u> is/a 7) ☐ Claim(s) <u>4</u> is/are	re rejected.						
Application Papers							
10) The drawing(s) fi Applicant may not Replacement draw	is objected to by the Examine led on <u>08 December 2003</u> is/a request that any objection to the wing sheet(s) including the correct aration is objected to by the Examine	re: a) \square accepted or drawing(s) be held in a lift in a lift in a lift in the drawing if the drawing in the d	beyance. See 37 CFR 1.85(a). awing(s) is objected to. See 37	CFR 1.121(d).			
Priority under 35 U.S.C.	§ 119		5				
a) All b) Som 1. Certified of 2. Certified of 3. Copies of application	is made of a claim for foreign the * c) None of: copies of the priority documents copies of the priority documents the certified copies of the prior from the International Bureau detailed Office action for a list	s have been received s have been received ity documents have ı (PCT Rule 17.2(a)).	I. I in Application No. <u>09/917,8</u> been received in this Nation				
Attachment(s) 1) Notice of References Cited	d (PTO-892)	4) ☐ Inter	view Summary (PTO-413)				
2) Notice of Draftsperson's P	atent Drawing Review (PTO-948) tement(s) (PTO-1449 or PTO/SB/08)	Pape 5) Notice	r No(s)/Mail Date ce of Informal Patent Application (P	TO-152)			

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The abstract of the disclosure is objected to because it is not directed to the claimed subject matter. It refers to a lamp cover, not a UV absorbing film. Correction is required. See MPEP § 608.01(b).

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The European Search report was considered, but it has a line drawn through it since search reports are not art.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application Publication 2003/0170467 (Cornelius et al) in view of U.S. Patent 3,798,231 (Fleck et al).

Cornelius et al teaches an ultraviolet filter film comprising a transparent support layer, an adhesive layer and a UV blocking layer which comprises an ultraviolet absorber and fluorescent optical brightener which absorbs light in the region of 340-400 nm and emits light in the range of 400-500 nm. Paragraph 0105 teaches oxazole type optical brighteners are preferred. Cornelius et al does not teach the claimed optical brightener. Fleck et al teach an oxazole type optical

brightener having the formula

, where n is 4, R_6 and R_8 are

alkyl with 1-4 carbon atoms and R₅ and R₇ can be an alkyl with 1-4 carbon atoms. This

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brightener absorbs light in the region of 340-400 nm and emits light in the red-violet range, which is within the 400-500 nm range. Accordingly, one of ordinary skill in the art would have found it obvious to use the brightener of Fleck et al as the fluorescent optical brightener since the one in Fleck et al has the properties required by Cornelius et al. While the references do not teach a mold releasing paper, the coating in Cornelius et al is applied to articles using the adhesive layer. It is notoriously well known in the art to place a mold releasing paper over an adhesive layer of a film to protect the adhesive layer until one of ordinary skill is ready to apply the film to an article. The references suggest the claimed film.

Applicant cannot rely upon the foreign priority papers to overcome this rejection because a translation of said papers has not been made of record in accordance with 37 CFR 1.55. See MPEP § 201.15.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fleck et al.

As stated above, this reference teaches an optical brightener having the formula

, where n is 4, R_6 and R_8 are alkyl with 1-4 carbon atoms and

 R_5 and R_7 can be an alkyl with 1-4 carbon atoms. Column 11, lines 40-43 teach films comprising this brightener, which absorbs ultraviolet light. Thus the reference teaches an ultraviolet absorbing film and suggests the claimed film.

Claim 4 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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There is no teaching or suggestion in the cited art of record of a film comprising an optical brightener having the claimed formula.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melissa Koslow whose telephone number is (571) 272-1371. The examiner can normally be reached on Monday-Friday from 8:00 AM to 3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Bell, can be reached at (571) 272-1362.

The fax number for all official communications is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

cmk April 13, 2004 C. Melissa Koslow Primary Examiner Tech. Center 1700